

DOCKET FILE COPY ORIGINAL

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

RECEIVED
SEP 30 1996
FCC

In the Matter of)

Implementation of the Local Competition)
Provisions of the Telecommunications Act)
of 1996)

CC Docket No. 96-98

Interconnection between Local Exchange)
Carriers and Commercial Mobile Radio)
Service Providers)

CC Docket No. 95-185

PETITION FOR RECONSIDERATION AND CLARIFICATION

Kalida Telephone Company, Inc. (Petitioner) hereby submits this petition for reconsideration and clarification of the First Report and Order (Order),¹ and requests that the Commission reconsider the requirement that local exchange carriers (LECs) pay one-way paging carriers terminating compensation for traffic that originates on a LEC's network. Petitioner is a small incumbent LEC serving about 1300 subscriber lines in a rural area of Putnam County in northwest Ohio. Petitioner will be adversely affected by the Order in that it is interconnected to a paging company. Petitioner did not participate in either proceeding due to its reliance on representation by the United States Telephone Association and National Telephone Cooperative Association, and did not want to duplicate their efforts or burden the Commission. For the reasons set forth herein, Petitioner requests that the Commission reverse its decisions to require "mutual" or "reciprocal" compensation to paging providers and that will require LECs to provide

¹*Implementation of the Local Competition Provisions in the Telecommunications Act of 1996*, CC Docket No. 96-98 et al., released August 8, 1996.

terminating facilities to paging providers at no charge. Rule 51.709(b).

NATURE OF ONE-WAY PAGING SERVICE MANDATES TREATMENT DIFFERENT FROM TWO-WAY CMRS PROVIDERS

Paging service generally consists of non-interactive one-way traffic where the paging company only terminates calls that originate on other networks (landline, wireless). The vast majority of paging end-users simply cannot originate calls with his or her wireless unit, much less interact with the calling party.² In fact, by Commission Rule some of the paging licensees to which LECs will now have to pay terminating compensation under new Rule 51.711 can only provide a one-way service.³ The only paging company that Petitioner is aware of that promotes a current offering of two-way paging is SkyTel, and even that appears to be an extremely limited non-interactive offering. According to SkyTel's service description, the only time that a paging end-user uses a paging unit to originate a message is when the pager is linked to a computer.⁴ Even then, the message from the SkyTel subscriber apparently only leaves SkyTel's network if the page to the subscriber was sent via electronic mail. In all other situations, the original calling party must make another call to the paging provider to retrieve any response to his or her original call. Corroborating the conclusion that the traffic is substantially all one-way is the Personal Communications Industry Association, which reported at the beginning of 1995 that there were

²In its First Report to Congress under the *Implementation of Section 6002(B) of the Omnibus Budget Reconciliation Act of 1993, Annual Report and Analysis of Competitive Market Conditions with Respect to Commercial Mobile Services*, the Commission acknowledged at page 12 the limited nature of paging service by noting "paging service consists mostly of momentary signals rather than continuous two-way conversation."

³See 47 C.F.R. Section 90.494.

⁴See World Wide Web at <http://www.skytel.com/products/st2way.html>.

24.5 million subscribers to one-way paging service, and **no** two-way paging subscribers.⁵

Although there may be plans to offer new forms of two-way paging using the recently auctioned narrowband personal communications licenses, Petitioner is not aware of any such offering today.

The Commission should recognize the fundamental difference between two-way wireless services and paging services. Two-way wireless services (e.g., cellular, PCS, ESMR) are each provided over a network that permits end-users on that network to call among themselves. Although interconnection with a LEC increases the number of customers that the wireless customer can call or be called by, the two-way interactive wireless licensee can provide its customers with a service irrespective of LEC interconnection. In other words, the value of two-way wireless service may be enhanced by LEC interconnection, but it has an inherent value to its customers as a stand alone service. Indeed, the Commission's recognition of this added value and the local carrier status of cellular licensees was the force behind the Commission's initial adoption of its policy regarding mutual compensation of cellular carriers.

In stark contrast, paging providers essentially act as tetherless answering services. With the extremely few exceptions that are provider- and paging network-specific, paging end-users cannot call among themselves and cannot originate calls from their paging units to other networks. Like a traditional answering service, the paging provider has nothing to sell without interconnection to some two-way system which can originate calls bound for the paging end-users, and no value without that interconnection or without another network on which the paging end-user can return the call. Once such interconnection does provide a means to leave a message,

⁵PCIA 1995 PCS Technologies Market Demand Forecast Update 1994-2005, found at <http://www.pcia.com/mktdmd.htm>.

If Section 251(b)(5) is read to apply to LEC/paging licensee interconnection, a State commission will literally be unable to apply this Congressional standard in any arbitration since the networks of the vast majority of paging providers cannot originate traffic for termination on the interconnected LEC's network. Congress clearly structured Sections 251(b)(5) and 252(d)(2)(A) to apply to two interconnected networks that can both originate calls. The Commission should reconsider its interpretation of Section 251(b)(5) and reconcile these two Sections by excluding paging providers from the reciprocal compensation obligation imposed upon LECs by Section 251(b)(5).

**COMPENSATION WITH ONE-WAY PAGING PROVIDERS CANNOT BE
"MUTUAL" OR "RECIPROCAL"**

Because of the difference outline above, there can be no "mutual" or "reciprocal" compensation between LECs and one-way paging licensees. With the possibility of the de minimis situations discussed above which would be limited to only certain, identifiable providers and networks, paging customers do not originate traffic on the paging company's network for termination on the LEC's network. All of the end-user traffic will flow in one direction -- from the LEC end-user to the paging end-user. In contrast, the dictionary meaning of "mutual" is "directed and received in equal amount."⁶ Similarly, "reciprocal" means "concerning each of two or more persons or things." Id. The common meaning that must be prescribed to "mutual" as used in Rule 20.11 and "reciprocal" in Section 251(b)(5) is violated by requiring LECs to pay on what is clearly "non-mutual" traffic. As such, the Commission should reconsider and reverse its decision to unreasonably expand the common meaning of "reciprocal" and "mutual" to encompass

⁶American Heritage Dictionary, Second College Edition (1982).

interconnection for purposes of one-way traffic.

**THE COMMISSION FAILED TO CONSIDER UNIVERSAL SERVICE ISSUES
IN MANDATING “MUTUAL COMPENSATION” FOR PAGING PROVIDERS**

Like the other incumbent LECs in Ohio, Petitioner must offer local telephone service that has no usage-sensitive component (flat-rate service), a rate and rate structure that was set to achieve universal service objectives. For Petitioner’s residential customers, that process resulted in a \$4.95/month charge for one-party service. The flat-rate interconnection charges imposed upon paging providers are a part of an overall rate structure that supports achieving universal service goals with that flat-rate local service rate. Under that overall structure, the compensation arrangement between Petitioner and any paging company that wants to interconnect is de facto “bill and keep.” Now, however, given the one-way nature of paging traffic, paging providers will have absolutely no reason to agree to maintaining the current “bill and keep” compensation structure. The Commission’s “reciprocal” compensation requirement will now require Petitioner to pay from those flat-rate local service revenue streams a usage-sensitive termination rate without enabling any method of recovery of those new charges.

Petitioner expects that the amount it will have to pay to paging providers will only increase in time due to the already substantial growth in paging being generally experienced,⁷ the amount of spectrum available for use,⁸ and the irrational incentives discussed below that have been created by the compensation structure dictated by the Commission. As amounts paid to

⁷PCIA expects the number of paging customers to grow from the 19 million at the beginning of 1995 to 36.8 million by 1998. See <http://www.pcia.com/mktdmd.htm>.

⁸See Commission Report at p. 11 (detailing spectrum that can now be used to provide paging service); p. 12 (“this relatively small amount of spectrum easily accommodates all 27.3 million subscribers and could accommodate several times that”).

paging companies increase, pressure will be placed on LECs to move to usage-sensitive local rates or other usage-sensitive methods that will permit the LECs to recover these new costs from the calling party. Such a change in local pricing would be contrary to the studies that have found a linkage between usage-sensitive charges have a detrimental effect on universal service objectives.⁹ Absent some form of usage-sensitive charge, LECs like Petitioner will only be left with subsidizing that paging traffic from revenues derived from other users.

THE COMPENSATION REQUIREMENT CREATES IRRATIONAL INCENTIVES TO CREATE BIZARRE PRICING STRUCTURES AND GENERATE WORTHLESS TRAFFIC

The Commission should reconsider its compensation decision for paging providers due to the irrational incentives that are created in this one-way environment. With this structure, the more traffic a paging customer receives, the less the paging customer should pay in that the cost incurred to serve that customer is being paid by the LEC. At some usage-point, the paging provider may be able to give service away to heavy users, or even pay them to take the service. That treatment should be contrasted with the current, common sense rate structure for paging customers -- the more that a customer is paged, the more the customer pays.

Moreover, an economic incentive is created to generate spurious, non-communicative traffic. Given that there is no way that Petitioner can be assured that any of the traffic being terminated to the paging provider is actual end-user to end-user traffic, interconnected paging providers could use autodialers to continuously call its system as a means of generating revenue. Where local service is provided by the LEC at a flat-rate, the incentive is clear. A paging provider

⁹See generally *Amendment of the Commission's Rules and Policies to Increase Subscription and Usage of the Public Switched Network*, CC Docket No. 95-115, Notice of Proposed Rulemaking, FCC No. 95-281, 10 FCC Rcd 13003 (1995).

could subscribe to Petitioner's flat-rate business service and make money by continuously paging its system so long as the terminating charge is at least \$.0000552 per fifteen seconds.¹⁰ This incentive is only heightened by the fact that the LEC must also absorb the costs of the terminating facilities. The Commission should reconsider and reverse its paging provider interconnection decisions in order to eliminate these uneconomic incentives.

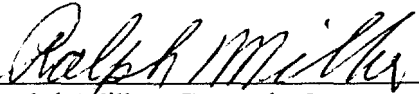
**THE ORDER IS AMBIGUOUS AS TO COMPENSATION RESPONSIBILITIES
AND MUST BE CLARIFIED**

The Order ostensibly places any responsibility for compensating the paging provider upon the LEC which is interconnected to the paging provider. However, that interconnected LEC's end-users may not have originated the call terminated to the paging company. For example, Petitioner has extended area local service from eight (8) exchanges operated by other LECs that permit their end-users to terminate calls to the paging carrier interconnected with Petitioner. Petitioner should not have any obligation to compensate any paging provider for calls that originate from any calling party that is not an end-user of Petitioner. This same fundamental issue arises with any call made to originate a page, which would include toll and "1-800" calls. Indeed, with the latter, the paging provider has typically procured "1-800" service from an interexchange carrier for the benefit of those paging customers who wish to subscribe (in effect, another reverse billing election made by the paging customer). The Commission should clarify that whenever a call does not originate on the network of the interconnected LEC (e.g., the call

¹⁰\$6.05 per month for flat-rate business service plus \$3.50 federal EUCL, all divided by number of fifteen (15) second periods per month.

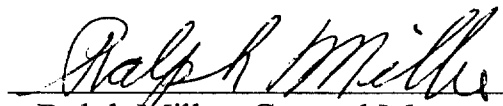
only passing through the interconnected LEC), it is not responsible for paying the CMRS provider any terminating compensation.

KALIDA TELEPHONE COMPANY, INC.

By: 
Ralph Miller, General Manager
Kalida Telephone Company, Inc.
121 E. Main Street, Box 267
Kalida, Ohio 45853

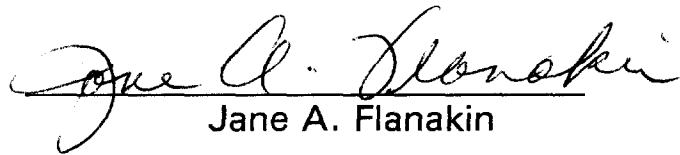
STATEMENT OF VERIFICATION

I have read the foregoing and, to the best of my knowledge, information, and belief, there is good ground to support it, and it is not interposed for delay. I verify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief. Executed on September 27, 1996.


Ralph Miller, General Manager
Kalida Telephone Company, Inc.
121 E. Main Street, Box 267
Kalida, Ohio 45853

CERTIFICATE OF SERVICE

I, Jane A. Flanakin, hereby certify that the foregoing "Petition for Reconsideration" and "Statement of Verification" in CC Docket No. 6-98 have been served by first class U.S. mail this 30th day of September, 1996 to the parties on the attached list.


Jane A. Flanakin

September 30, 1996

LAWRENCE G MALONE SOLICITOR
NEW YORK STATE DEPARTMENT
OF PUBLIC SERVICE
THREE EMPIRE STATE PLAZA
ALBANY NEW YORK 12223-3510

DOUGLAS E HART
JACK B HARRISON
FROST & JACOBS
ATTORNEYS FOR CINCINNATI BELL TELEPHONE
2500 PNC CENTER
201 EAST FIFTH STREET
CINCINNATI OHIO 45202

DIANE MUNNS
GENERAL COUNSEL
IOWA UTILITIES BOARD
LUCAS STATE OFFICE BUILDING
DES MOINES IOWA 50319

ALLAN KNIEP
DEPUTY GENERAL COUNSEL
IOWA UTILITIES BOARD
LUCAS STATE OFFICE BUILDING
DES MOINES IOWA 50319

MARK D ROELLIG
DAN L POOLE
ROBERT B MCKENNA
1020 19TH STREET NW SUITE 700
WASHINGTON DC 20036

PAUL T CAPPUCCIO
STEVEN G BRADBURY
PATRICK F PHILBIN
KIRKLAND & ELLIS
655 15TH STREET NW SUITE 1200
WASHINGTON DC 20005

BRIAN A EDDINGTON
LOUISIANA PUBLIC SERVICE COMMISSION
PO BOX 91154
BATON ROUGE LA 70821-9154

DON SCHROER, CHAIRMAN
ALASKA PUC
1016 WEST 6TH AVENUE SUITE 400
ANCHORAGE AK 99501

JOHN STRAND
MICHIGAN PSC
6545 MERCANTILE WAY
LANSING MI 48910

JOSEPH W WAZ JR
COMCAST CORPORATION
1500 MARKET STREET
PHILADELPHIA PA 19102

DOUGLAS POVICH
KELLY & POVICH PC
1101 30TH STREET NW SUITE 300
WASHINGTON DC 20007

ROBERT J HIX
VINCENT MAJKOWSKI
COLORADO PUBLIC UTILITIES COMMISSION
1580 LOGAN STREET
OFFICE LEVEL 2
DENVER CO 80203

DAVID MCGANN
MYRA KAREGIANES
ILLINOIS COMMERCE COMMISSION
160 NORTH LA SALLE STREET
SUITE C-800
CHICAGO ILL 60601

JONATHAN E CANIS
REED SMITH SHAW & MCCLAY
1301 K STREET NW
SUITE 1100 EAST TOWER
WASHINGTON DC 20005

CHRISTOPHER W SAVAGE
NAVID C HAGHIGHI
COLE RAYWID & BRAVERMAN LLP
1919 PENNSYLVANIA AVE NW
SUITE 200
WASHINGTON DC 20006

MICHAEL S FOX
JOHN STAURULAKIS INC
6315 SEABROOD ROAD
SEABROOK MD 20706

JOSEPH R REIFER
JOHN D SEIVER
1919 PENNSYLVANIA AVE NW
SUITE 200
WASHINGTON DC 20006

PAUL B JONES
JAMIS STAHLJUT
TIME WARNER COMMUNICATIONS HOLDING
300 STAMFORD PLACE
STAMFORD CT 06902

JENNIFER SIMPSON
UNITED CEREBRAL PALSY ASSOC
1522 K STREET NW SUITE 1112
WASHINGTON DC 20036

RONALD BINZ
DEBRA BERLYN
COMPETITION POLICY INSTITUTE 1156 15TH
STREET NW SUITE 310
WASHINGTON DC 20005

RICHARD G MORGAN
RICHARD A DROM
LANE & MIHENDORF LLP
919 18TH STREET NW STE 800
WASHINGTON DC 20006

ROBERT B NICHOLSON
ROBERT J WIGGERS
US DEPARTMENT OF JUSTICE
ROOM 3224
10TH & PENNSYLVANIA AVENUE NW
WASHINGTON DC 20530

CHRISTOPHER J WRIGHT
FEDERAL COMMUNICATIONS COMMISSION
ROOM 614
1919 M STREET NW
WASHINGTON DC 20554

THEODORE V MORRISON JR
VIRGINIA STATE CORPORATION COMMISSION
STAFF
1300 EAST MAIN STREET
RICHMOND VA 23219

TERRENCY P MCGARTY
COMAV CORP
22ND FLOOR
60 STATE STREET
BOSTON MA 02109

ANTOINETTE COOK BUSH
LINDA G MORRISON
SKADDEN ARPS SLATE MEAGHER & FLOM
1440 NEW YORK AVENUE NW
WASHINGTON DC 20005

WILLIAM E KENNARD
FEDERAL COMMUNICATIONS COMMISSION
1919 M STREET NW ROOM 614
WASHINGTON DC 20554

ANTHONY C EPSTEIN
DONALD VERRILLI
MAUREEN F DEL DUCA
JENNER AND BLOCK
601 13TH STREET NW
WASHINGTON DC 20005

SUSAN DROMBETTA
SCHERERS COMMUNICATIONS GROUP INC
575 SCHERERS COURT
WORTHINGTON OH 43085

THOMAS P HESTER
KELLY R WELSH
JOHN T LENAHA
AMERITECH OPERATING COMPANIES
30 SOUTH WACKER DRIVE
CHICAGO IL 60606

R MICHAEL SENKOWSKI
RICHARD E WILEY
JEFFREY S LINDER
WILEY REIN & FIELDING
1776 K STREET NW
WASHINGTON DC 20006

ENCARNITA CATALAN-MARCHAN
MARIA PIZARRO-FIGUEROA
TELFONICA LARGA DISTANCIA DE
PUERTO RICO INC
METRO OFFICE PART
BUILDING NO 8 STREET NO 1
GUAYNABO PR 00922

PAT WOOD III
ROBERT W GEE
JUDY WALSH
LAURIE PAPPAS
PUBLIC UTILITY COMMISSION OF TEXAS
SUITE 290-E
7800 SHOAL CREEK BOULEVARD
AUSTIN TX 78757

TIM RAVEN
TEXAS TELEPHONE ASSOCIATION
SUITE 1005
400 WEST 15TH STREET
AUSTIN TX 78701-1647

BRUCE HAGEN
SUSAN E WEFALD
LEO M REINBOLD
NORTH DAKOTA PUBLIC SERVICE COMMISSION
12TH FLOOR
STATE CAPITOL
BISMARCK, ND 58505-0480

WILLIAM P BARR
WARD W. WUESTE JR
GAIL L POLIVY
GTE SERVICE CORPORATION
SUITE 1200
1850 M STREET NW
WASHINGTON DC 20036

PHILIP L MALET
ALFRED MAMLET
COLLEEN A SECHREST
STEPTOE & JOHNSON LLP
1330 CONNECTICUT AVENUE NW
WASHINGTON DC 20036

JIM WHITEFIELD
GARY L MANN
TEXAS STATEWIDE TELEPHONE ATIVE INC
3721 EXECUTIVE CENTER DRIVE
SUITE 200
AUSTIN TX 78731-1639

JAMES U TROUP
L CHARLES KELLER
ARTER & HADDEN
SUITE 400K
1801 K STREET NW
WASHINGTON DC 20006

RICHARD A FINNIGAN
WASHINGTON INDEPENDENT TELEPHONE
ASSOCIATION
SUITE B-1
2405 EVERGREEN PARK DRIVE SW
OLYMPIA WA 98502

STEVE HAMLEN
UNICOM
5450 A STREET
ANCHORAGE AK 99518-1291

ELIZABETH R SACHS
LUKAS MCGOWAN NACE & GUTIERREZ
12TH FLOOR
1111 19TH STREET NW
WASHINGTON DC 20036

DANNY E ADAMS
JOHN J HEITMANN
STEVEN A AUGUSTINO
KELLY DRYE & WARREN LLP
SUITE 500
1200 19TH STREET NW
WASHINGTON DC 20036

SCOTT HARSHBARGER
DANIEL MITCHELL
ATTORNEY GENERALS OFFICE OF THE
COMMONWEALTH OF MASSACHUSETTS
4TH FLOOR
200 PORTLAND STREET
BOSTON MA 02114

JOE D CARPENTER JR
TELECOMMUNICATIONS INDUSTRY
ASSOCIATION
SUITE 315
1201 PENNSYLVANIA AVENUE NW
WASHINGTON DC 20044-0407

ALAN R SHARK
AMERICAN MOBILE TELECOMMUNICATIONS
ASSOCIATION INC
SUITE 250
1150 18TH STREET NW
WASHINGTON DC 20036

WAYNE V BLACK
C DOUGLAS JARRETT
SUSAN M HAFELI
KELLER & HECKMAN
SUITE 500 WEST
1001 G STREET NW
WASHINGTON DC 20001

RACHAEL J ROTHSTEIN
ANN P MORTON
CABLE & WIRELESS INC
8219 LEESBURG PIKE
VIENNA VA 22182

JOHN B HOWE
MARY CLARK
JANET GAIL BESSER
THE COMMONWEALTH OF MASSACHUSETTS
DEPARTMENT OF PUBLIC UTILITIES
12TH FLOOR
100 CAMBRIDGE STREET
BOSTON MA 02202

JOEL B SHIFMAN
MAIN PUBLIC UTILITIES COMMISSION
STATE HOUSE STATION NO 18
242 STATE STREET
AUGUSTA ME 04333-0018

LOWELL C JOHNSON
NEBRASKA PUBLIC SERVICE COMMISSION
300 THE ATRIUM
1200 N STREET
POB 94927
LINCOLN NE 68509-4927

DAVID KAUFMAN
NEW MEXICO STATE CORPORATION
COMMISSION
POB 1269
SANTA FE NM 87504-1269

MICHAEL L GINSBERG
ASSISTANT ATTORNEY GENERAL
160 EAST 300 SOUTH
POB 146751
SALT LAKE CITY UT 84145

GEORGE E YOUNG
VERMONT PUBLIC SERVICE BOARD
DRAW 20
MONTELIER VT 05620-2701

KAREN FINSTAD HAMMEL
MONTANA PUBLIC SERVICE COMMISSION
1701 PROSPECT AVENUE
POB 202601
HELENA MT 59620-2601

E BARCLAY JACKSON
NEW HAMPSHIRE PUBLIC UTILITIES
COMMISSION
8 OLD SUNCOOK ROAD
CONCORD NH 03301-7319

STEPHEN F MECHAM
UTAH PUBLIC SERVICE COMMISSION
160 EAST 300 SOUTH
POB 45585
SALT LAKE CITY UT 84145

SHELDON M KATZ
VERMONT DEPARTMENT OF PUBLIC SERVICE
DRAWER 20
MONTPELIER VT 05620-2601

ROLAYNE AILTS
SOUTH DAKOTA PUBLIC UTILITIES
COMMISSION
500 EAST CAPITAL
PIERRE SD 57501

THOMAS E TAYLOR
JACK B HARRISON
FROST & JACOBS
2500 CENTRAL TRUST CENTER
201 EAST FIFTH STREET
CINCINNATI OH 45202

PHILIP L VERVEER
JENNIFER A DONALDSON
ANGIE KRONENBERG
WILLKIE FARR & GALLAGHER
SUITE 600
THREE LAFAYETTE CENTER
1155 21ST STREET NW
WASHINGTON DC 20036-3384

BRADLEY STILLMAN
MARK N COOPER
CONSUMER FEDERATION OF AMERICA
SUITE 604
1424 16TH STREET NW
WASHINGTON DC 20036

CHRISTOPHER C KEMPLEY
DEBORAH R SCOTT
ARIZONA CORPORATION COMMISSION
1200 WEST WASHINGTON STREET
PHOENIX AZ 85007

DAVID W CARPENTER
PETER D KEISLER
DAVID L LAWSON
DAVID M LEVY
SIDLEY & AUSTIN
ONE FIRST NATIONAL PLAZA
CHICAGO IL 60603

MARTHA S HOGERTY
NASUCA
SUITE 550
1133 15TH STREET NW
WASHINGTON DC 20005

MICHAEL F ALTSCHUL
RANDALL S COLEMAN
CELLULAR TELECOMMUNICATIONS INDUSTRY
ASSOCIATION
SUITE 200
1250 CONNECTICUT AVENUE NW
WASHINGTON DC 20036

ANN KUTTER
DOUGLAS ELFNER
NEW YORK STATE CONSUMER PROTECTION
BOARD
99 WASHINGTON AVENUE
ALBANY NY 12210

MARK C ROSENBLUM
RICHARD H RUBIN
AT&T CORP
ROOM 324511
295 NORTH MAPLE AVENUE
BASKING RIDGE NJ 07920

MARGARET E GARBER
PACIFIC TELESIS GROUP
4TH FLOOR
1275 PENNSYLVANIA AVENUE NW
WASHINGTON DC 20004

MARLIN D ARD
RANDALL E CAPE
JOHN W BOGY
PACIFIC TELESIS GROUP
ROOM 1530A
140 NEW MONTGOMERY STREET
SAN FRANCISCO CA 94105

SAUL FISHER
WILLIAM J BALCERSKI
NYNEX CORPORATION
1111 WESTCHESTER AVENUE
WHITE PLAINS NY 10604

MORTON POSNER
ANDREW D LIPMAN
RUSSELL M BLAU
ERIC J BRANFMAN
SWIDLER & BERLIN CARTERED
3000 K STREET NW SUITE 300
WASHINGTON DC 20007

J MANNING LEE
TERESA MARRERO
TELEPORT COMMUNICATIONS GROUP INC
SUITE 300
TWO TELEPORT DRIVE
STATEN ISLAND NY 10311

RILEY M MURPHY
CHARLES KALLENBACK
AMERICAN COMMUNICATIONS SERVICES INC
SUITE 100
131 NATIONAL BUSINESS PARKWAY
ANNAPOLIS JUNCTION MD 20701

MICHAEL E GLOVER
LESLIE A VIAL
JAMES G PACHULSKI
LYDIA PULLEY
BELL ALTNATIC TELEPHONE COMPANIES
8TH FLOOR
1320 NORTH COURT HOUSE ROAD
ARLINGTON VA 22201

DAVID N PORTER
MFS COMMUNICATIONS COMPANY INC
SUITE 300
3000 K STREET NW
WASHINGTON DC 20007

BRAD E MUTSCHELKNAUS
STEVE A AUGUSTINO
MARIEANN ZOCHOWSKI
KELLEY DRYE & WATTEN LLP
SUITE 500
1200 19TH STREET NW
WASHINGTON DC 20036

AGRIS PAVLOVSKIS
MICHIGAN EXCHANGE CARRIERS
ASSOCIATION
1400 MICHIGAN NATIONAL TOWER
LANSING MI 48901-0025

GLEN A SCHMIEGE
MARK J BURZYCH
FOSTER SWIFT COLLINS & SMITH PC
303 SOUTH WASHINGTON SQUARE
LANSING MI 48933

MAUREEN O HELMER
PUBLIC SERVICE COMMISSION OF THE STATE
OF NEW YORK
THREE EMPIRE STATE PLAZE
ALBANY NY 12223

AARON I FLEISCHMAN
RICHARD RUBIN
MITCHELL F BRECHER
STEVEN N TEPLITZ
FLEISCHMAN AND WALSH
SUITE 600
1400 16TH STREET NW
WASHINGTON DC 20036

RAYMOND G BENDER JR
JG HARRINGTON
PETER A BATAKAN
WERNER K HARTENBERGER
DOW LOHNES & ALBERTSON LLC
SUITE 800
1200 NEW HAMPSHIRE AVENUE NW
WASHINGTON DC 20036

ROBERT S TONGREN
OHIO CONSUMERS COUNCIL
15TH FLOOR
77 SOUTH HIGH STREET
COLUMBUS OHIO 43266-0550

TIMOTHY R GRAHAM
ROBERT M BERGER
JOSEPH M SANDRI JR
WINSTAR COMMUNICATIONS INC
1146 19TH STREET NW
WASHINGTON DC 20036

CHARLES C HUNTER
HUNTER & MOW PC
SUITE 701
1620 I STREET NW
WASHINGTON DC 20006

ANNE K BINGAMAN
DONALD J RUSSELL
LUIN FITCH
US DEPARTMENT OF JUSTICE
ROOM 8104
555 4TH STREET NW
WASHINGTON DC 20001

BETTY D MONTGOMERY
STEVEN T NOURSE
PUBLIC UTILITIES COMMISSION OF OHIO
180 EAST BROAD STREET
COLUMBUS OH 43266-0573

JEFFREY L SHELDON
SEAN A STOKES
UTILITIES TELECOMMUNICATIONS COUNCIL
SUITE 1140
140 CONNECTICUT AVENUE NW
WASHINGTON DC 20036

REGINALD J SMITH
CONNECTICUT DEPARTMENT OF PUBLIC
UTILITY CONTROL
10 FRANKLIN SQUARE
NEW BRITAIN CT 06051

ROBERT S FOOSANER
NEXTEL COMMUNICATIONS INC
SUITE 1001
800 CONNECTICUT AVENUE NW
WASHINGTON DC 20006

CINDY SCHONHAUT
INTELCOM GROUP (USA) INC
9605 EAST MAROON CIRCLE
ENGLEWOOD CO 80112

MAUREEN A SCOTT
VERONICA A SMITH
JOHN F POVALAITIS
PENNSYLVANIA PUBLIC UTILITY COMMISSION
POB 3265
HARRISBURG PA 17105-3265

PETER A ROHRBACH
LINDA L OLIVER
KYLE D DIXON
HOGAN & HARTSON LLP
555 13TH STREET NW
WASHINGTON DC 20004

STEVE ELLENBECKER
KRISTIN H LEE
WYOMING PUBLIC SERVICE COMMISSION
700 WEST 21ST STREET
CHEYENNE WY 82002

ALBERT H KRAMER
ROBERT F ALDRICH
DICKSTEIN SHAPIRO & MORIN LLP
SUITE 800
2101 L STREET NW
WASHINGTON DC 20037-1526

JERE W GLOVER
DAVID W ZESIGER
UNITED STATES SMALL BUSINESS
ADMINISTRATION
SUITE 7800
409 3RD STREET SW
WASHINGTON DC 20416

STEPHEN L GOODMAN
HALPRIN TEMPLE, GOODMAN & SUGRUE
SUITE 650 - EAST TOWER
1100 NEW YORK AVENUE NW
WASHINGTON DC 20005

JOHN G LAMB JR
NORTHERN TELECOM INC
2100 LAKEWIDE BOULEVARD
RICHARDSON TX 75081-1599

ERIC E BREISACH
CHRISTOPHER C CINNAMON
HOWARD & HOWARD
SUITE 400
107 WEST MICHIGAN AVENUE
KALAMAZOO MI 49007

RODNEY L JOYCE
J THOMAS NOLAN
HENRY M RIVERA
GINSBURG FELDMAN AND BRESS
8TH FLOOR
1250 CONNECTICUT AVENUE NW
WASHINGTON DC 20036

JAMES EIBEL
NETWORK RELIABILITY COUNCIL II
SECRETARIAT
7613 WILLIAM PENN PLACE
INDIANAPOLIS IN 46256

ROBERT J AAMOTH J
JUDITH ST LEDGER-ROTY
REED SMITH SHAW & MCCLAY
SUITE 1100-EAST TOWER
1301 K STREET NW
WASHINGTON DC 20005-3317

MARK GOLDEN
PERSONAL COMMUNICATIONS INDUSTRY
ASSOCIATION
SUITE 700
500 MONTGOMERY STREET
ALEXANDRIA VA 22314-1561

MADELYN DEMATTEO
ALFRED J BRUNETTI
MAURA C BOLLINGER
SOUTHERN NEW ENGLAND TELEPHONE
COMPANY
227 CHURCH STREET
NEW HAVEN CT 06510-1806

STEPHEN R ROSEN
THEODORE M WEITZ
LUCENT TECHNOLOGIES INC
475 SOUTH STREET
MORRISTOWN NJ 07962-1976

LEON M KESTENBAUM
JAY C KEITHLEY
H RICHARD JUHNKE
SPRINT COMMUNICATIONS COMPANY INC
SUITE 1100
1850 M STREET NW
WASHINGTON DC 20036

GENEVIEVE MORELLI
COMPETITIVE TELECOMMUNICATIONS
ASSOCIATION
SUITE 220
1140 CONNECTICUT AVENUE NW
WASHINGTON DC 20036

CYNTHIA MILLER
FLORIDA PUBLIC SERVICE COMMISSION
2540 SHUMARD OAK BOULEVARD
TALLAHASSEE FL 32399-0850

EMILY C HEWITT
VINCENT L CRIVELLA
MICHAEL J ETTNER
GENERAL SERVICES ADMINISTRATION
ROOM 4002
18TH AND F STREETS NW
WASHINGTON DC 20405

WILLIAM H SMITH JR
ALLAN KNIEP
IOWA UTILITIEX BOARD
LUCAS STATE OFFICE BUILDING
DES MOINES IA 50319

VERONICA M AHERN
MIXON HARTGROVE DEVANS & DOYLE
SUITE 800
ONE THOMAS CIRCLE NW
WASHINGTON DC 20005

DAVID A GROSS
KATHLEEN Q ABERNATHY
AIRTOUCH COMMUN8CTIONS INC
SUITE 800
1818 N STREET NW
WASHINGTON DC 20036

ROBERT KITTEL
CECIL O SIMPSON JR
OFFICE OF THE JUDGE ADVOCATE GENERAL
SUITE 713
901 NORTH STUART STREET
ARLINGTON VA 22203-1837

SNAVELY KING MAJOROS O'CONNOR & LEE
INC
1220 L STREET NW
WASHINGTON DC 20005

COLLEEN BOOTHBY
LEVINE, BLASZAK, BLOCK AND BOOTHBY
SUITE 500
1300 CONNECTICUT AVENUE NW
WASHINGTON DC 20036-1703

CHARLES H HELEIN
HELEIN & ASSOCIATES PC
SUITE 700
8180 GREENSBORO DRIVE
MCLEAN VA 22102

PAMELA RILEY
AIRTOUCH COMMUNICATIONS INC.
ONE CALIFORNIA STREET
SAN FRANCISCO CA 94111

ANNE P SCHELLE
AMERICAN PERSONAL COMMUNICATIONS
SUITE 600
ONE DEMOCRACY CENTER
6901 ROCKLEDGE DRIVE
BETHESDA MD 20817

PAUL J BERMAN
ALANE C WEIXEL
JONATHAN D BLAKE
COVINGTON & BURLING
1201 PENNSYLVANIA AVENUE NW
POB 7566
WASHINGTON DC 20044-7566

MARK J PALCHICK
STEPHEN M HOWARD
VORYS, SATER, SEYMOUR & PEASE
SUITE 1111
1828 L STREET NW
WASHINGTON DC 20036

ROBERT A HART IV
HART ENGINEERS
POB 66436
BATON ROUGE LA 70896

MARY E NEWMeyer
JOHN GARNER
ALABAMA PSC
100 NORTH UNION STREET
POB 991
MONTGOMERY AL 36101

JAMES BALLER
LANA MELLER
THE BALLER LAW GROUP
SUITE 200
1820 JEFFERSON PLACE, NW
WASHINGTON DC 20036

JOHN T SCOTT III
CORWELL & MORING
1001 PENNSYLVANIA AVENUE NW
WASHINGTON DC 2004

NICHOLAS ECONOMIDES
STERN SCHOOL OF BUSINESS
NEW YORK UNIVERSITY NY 10012

RICHARD N KOCH
10 LILAC STREET
SHARON MA 02067

HAROLD CRUMPTON
MISSOURI PSC
POB 360
JEFFERSON CITY MO 65102

DAVID JATLOW
YOUNG & JATLOW
SUITE 600
2300 N STREET NW
WASHINGTON DC 20037

MARC A STONE
FRED WILLIAMSON & ASSOCIATES INC.
SUITE 200
2921 EAST 91ST STREET
TULSA OK 74137-3300

MICHAEL SHORTLEY III
FRONTIER CORPORATION
180 SOUTH CLINTON AVENUE
ROCHESTER NY 14646

ROY L MORRIS
FRONTIER COMMUNICATIONS SERVICES INC
SUITE 500
1990 M STREET NW
WASHINGTON DC 20036

BB KNOWLES
DAVE BAKER
GEORGIA PSC
244 WASHINGTON STREET SW
ATLANTA GA 30334-5701

KATHY L SHOBERT
GENERAL COMMUNICATION INC.
SUITE 900
901 15TH STREET NW
WASHINGTON DC 20005

AMY DOUGHERTY
PSC OF KENTUCKY
730 SCHENKEL LANE
POB 615
FRANKFORT KY 40602

LEE M WEINER
DOUGLAS W KINKOPH
LCI INTERNATIONAL TELECOMMUNICATIONS
CORPORATION
SUITE 800
8180 GREENSBORO DRIVE
MCLEAN VA 22102

ROBERT A MAZER
ALBERT SHULDINER
MARY PAPE
VINSON & ELKINS
1455 PENNSYLVANIA AVENUE NW
WASHINGTON DC 20004-1008

GREG BERBERICH
MATANUSKA TELEPHONE ASSOC INC
1740 SOUTH CHUGACH STREET
PALMER AK 99645

BRYAN G MOORHOUSE
SUSAN STEVENS MILLER
MARYLAND PSC
6 ST PAUL STREET
BALTIMORE MD 21202

RICHARD TETTELBAUM
CITIZENS UTILITIES COMPANY
SUITE 500
1400 16TH STREET NW
WASHINGTON DC 20036

KEVIN C GALLAGHER
360 COMMUNICATIONS COMPANY
8725 WEST HIGGINS ROAD
CHICAGO IL 60631

BARBARA OCONNOR]
MARY GARDINER JONES
HENRY GELLER
ALLIANCE FOR PUBLIC TECHNOLOGY
SUITE 230
901 15TH STREET NW
WASHINGTON DC 20005

CURTIS T WHITE
ALLIED ASSOCIATED PARTNERS LP AND
GELD INFORMATION SYSTEMS
SUITE 402
4201 CONNECTICUT AVENUE NW
WASHINGTON DC 20008-1158

CAROLYN C HILL
ALLTEL TELEPHONE SERVICES CORP
SUITE 220
655 15TH STREET NW
WASHINGTON DC 20005

BETTYE GARDNER
THE ASSOCIATION FOR THE STUDY OF AFRO-
AMERICAN LIFE AND HISTORY INC
1407 14TH STREET NW
WASHINGTON DC 20005-3704

EARL PACE
BDPA
SUITE 610
1250 CONNECTICUT AVENUE NW
WASHINGTON DC 20036

TIMOTHY E WELCH
HILL AND WELCH
SUITE 113
1330 NEW HAMPSHIRE AVENUE NW
WASHINGTON DC 20036

WINSTON PITTMAN
CHRYSLER MINORITY DEALERS ASSOCIATION
SUITE 1105
27777 FRANKLIN ROAD
SOUTHFIELD MI 48034

GERALD M ZUCKERMAN
EDWARD B MYERS
COMMUNICATIONS AND ENERGY DISPUTE
RESOLUTION ASSOCIATES
SUITE 400
INTRNATIONAL SQUARE
1825 I STREET NW
WASHINGTON DC 20006

J CHRISTEPHER DANCE
KERRY TASSOPOULOS
EXCEL TELECOMMUNICATINS INC.
SUITE 1220
9330 LBJ FREEWAY
DALLAS TX 75243

THOMAS K CROWE
LAW OFFICES OF THOMAS K CROWE PC
SUITE 800
2300 M STREET NW
WASHINGTON DC 20037